FILED

AO 470 (12103) Order of Temporary Detention

SEP 2 1 2020

STERN DISTRICT OF TEXAS

UNITED STATES DISTRICT COURS WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

| vs. | ATES OF AMERICA I CHRISTOPHER | § I § § | PENDING HE | EARING PU L REFORM | |
|--|---|--|--|--------------------------------|-------------------|
| Ul | pon Motion of the | GOVERNMI | ENT | , it is OR | RDERED that a |
| | PRELIMINA | ARY/DETENTIO | N HEARING | ì | |
| is set for | Septembe | er 28, 2020 Date | | *at | 10:00AM Time |
| 1 W | rtroom A, on the 4th Floor East Cesar | E.Chavez Bouleva Location of Judicial | ood, Jr. United ord, San Antor Officer | d States Cou nio, TX | rthouse, 655 |
| Pe | ending this hearing, the defer | ndant shall be held i | n custody by (| the United St | ates Marshal) |
| and produced the current he of the detention | for the hearing. The Court alth-care crisis involving to hearing. | specifically finds the ongoing COVII | hat exception D-19 pandemi | al circumsta ic require a 5 | nces presented by |
| Sep | ptember 21, 2020 Date | RIC UNITED | . A RREP | | 2 JUDGE |

[•] If not held immediately upon defendant's first appearance, the hearing may be continued for up to three days upon notion of the Government, or up to five days upon notion of the defendant 18 USC §3142(t)(2).

A hearing is required whenever the conditions set forth in 18 U.S.C. §3142(t) are present. Subsection (1) sets forth the grounds that may be asserted by the attorney for the Government; subsection (2) states that a hearing is mandated upon the motion of the attorney for the Government or upon the officer's own motion if there is a serious risk that the defendant (a) will flee or (b) will obstruct or attempt to obstruct justice, or threaten, injure, or or attempt to threaten, injure, or intimidate a prospective witness or juror.

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

| UNITED STATES OF AMERICA Plaintiff, | § § | | |
|--|--------|------|-------------------|
| vs. | § § | No.: | SA:20-M -01128(1) |
| (1) JAYLYN CHRISTOPHER MOLINA Defendant, | § § | | |

WAIVER OF PRELIMINARY HEARING

I understand that I have been charged with an offense in a criminal complaint filed in this court, or charged with violating the terms of probation or supervised release in a petition filed in this court. A magistrate judge has informed me of my right to a preliminary hearing under Fed. R. Crim. P.5, or to a preliminary hearing under Fed. R. Crim. P. 32.1.

I agree to waive my right to a preliminary hearing under Fed. R. Crim. P.5 or Fed. R. Crim. P. 32.1.

| Date | Defendant | | |
|------|--|--|--|
| | Name of Attorney for Defendant (Print) | | |
| Date | Signature of Attorney for Defendant | | |

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

| UNITED STATES OF AMERICA Plaintiff, | - § § | |
|--|----------|------------------------|
| VS. | § § | No.: SA:20-M -01128(1) |
| (1) JAYLYN CHRISTOPHER MOLINA Defendant, | § § | |

WAIVER OF DETENTION HEARING

At the initial appearance, the government requested that I be detained without bond pending trial pursuant to Title 18 U.S.C. Section 3142(f).

I am aware of my right to a detention hearing and to require the government to meet its burden of proving that no conditions of release exist which will reasonably assure my appearance in court and the safety of the community. I know that if I waive my detention hearing, I will remain in custody pending trial. By signing this Waiver of Detention Hearing I acknowledge that I have no questions and understand my rights and the consequences of waiving those rights, and agree to be detained without bond pending trial.

| Date | Defendant |
|------|--|
| | Name of Attorney for Defendant (Print) |
| Date | Signature of Attorney for Defendant |